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PART III—SECTION 3

Notifications relating to Minor Administrations

OFFICE OF THE CHIEF COMMISSIONER BILASPUR (SIMLA HILLS)

NOTIFICATIONS

Simla 4, the 10th December 1953

No. Estt(Apptt)/53—Consequent upon the abnormal decrease in work in the office of the Land Acquisition Department, as a result of postponement of the construction of the Coffer Dam, there is hardly any justification for the continuation of a separate wholetime Land Acquisition Officer. The Chief Commissioner is, therefore, pleased to appoint Shri Mahabir Singh, Deputy Commissioner, Bilaspur, as Land Acquisition Officer, in addition to his own duties, with effect from the 16th December 1953 (forenoon), from which date Shri B. L. Budhraja the present incumbent will revert to his substantive post of Superintendent, Bilaspur Secretariat.

By order
MANGAT RAI
for Chief Commissioner

Simla 4, the 30th January 1954

No. Adm-36/54—In pursuance of para 3 of this Office Notification No. Adm-36/54 dated the 6th January 1954 the Chief Commissioner Bilaspur is pleased to declare the following days as closed holidays to be observed by the public offices under the Bilaspur Administration.

1. 13th January—Lohri Festival.
2. 30th January—Mahatma Gandhi's Martyrdom Day.
3. 22nd & 23rd March—Nalwari Fair.
4. 5th to 7th August—Shri Naina Devi Ji's Fair.

By order
BISHAN DAS
Secretary
to the Chief Commissioner, Bilaspur

Bilaspur, the 2nd February 1954

No. LSC-14/53-13—Consequent on the resignation of Shri Ram Kishan Dharmani, Tehsildar Sadar from the membership of the Small Town Committee, Shri Naina Devi Ji, the Chief Commissioner, Bilaspur is pleased to cancel his nomination as the President of the said Committee with effect from the date Shri Dharmani ceased to be its member.

By order
MAHABIR SINGH
Deputy Commissioner

Bilaspur, the 2nd February 1954

No. Rev-5/52-11—Declaration under Section 7 of the Land Acquisition Act :

Whereas notification have already been issued under Section 4 and 6 of the Land Acquisition Act pertaining to area measuring 1 bighas, 10 biswas field Nos. 581, 577, 578, 579/1, 580/2, 582, 650 and 576/2 in the village Galaur Tehsil Sadar, it is hereby declared under Section 7 of the Land Acquisition Act that the Collector Bilaspur

is authorised to take order for the acquisition of the land.

By order
MAHABIR SINGH
Deputy Commissioner

Bilaspur, the 2nd February 1954

No. Rev-5/52-12—Whereas it appears to the Chief Commissioner, Bilaspur that land is required to be taken by the Government at the public expense for a public purpose namely "for the extension of school compound at Bharari" by the Education Department, Bilaspur State, it is hereby declared that the land described in the specifications below is required for the said purpose.

This declaration is made under the provision of Section 6 of Land Acquisition Act, 1894 to all whom it may concern and under the provisions of Section 7 of the Act read with the Ministry of States Notification *ibid* the Collector of Bilaspur is hereby directed to take order for the acquisition of the said land.

Plans of the land may be inspected in the Office of the Collector, Bilaspur.

Specifications

Distt.	Tehsil	Village and Pargana	Area	
			Bighas	Biswas
Bilaspur	Ghumarwin.	Lahri Sarel	4595, 4503, 4592, 4623, 4597, 4594, 1 4609, 4618,	8 16
			4624, 4607, 4610, 4608, 4617, 4590 1 and 4951.	

By order
MAHABIR SINGH
Deputy Commissioner

NOTICE

Bilaspur, the 1st February 1954

No. 540—Whereas the Superintendent Excavation Department Nangal Township has submitted an application for the grant of a licence in form 'L' of the Explosives Rules, 1940 for the possession of the following kinds and quantities of explosives in the existing magazine at Neilla, Police Station Kotkehloor, Bilaspur State.

- (1) Nitro-compound—98 tons.
- (2) Safety Fuse—96,000 coils.
- (3) Cordtex Brickford counteracted 192000 ft.

Now, therefore, in accordance with the procedure laid down in Rule 86(4) of Indian Explosive Rules, 1940, it is hereby notified that the said application shall be heard on 25th of March, 1954 at Bilaspur by the undersigned. Any person objecting to the establishment of the said magazine on the proposed site may give notice of such objection to the undersigned and to the applicant not less than seven clear days before the day fixed for hearing i.e. 25th March 1954 together with his name, address and calling and a short statement of the grounds of his objection.

MAHABIR SINGH
Deputy Commissioner

GOVERNMENT OF KUTCH

NOTIFICATION
Bhuj, the 2nd February 1954

No. S-182/53—The Government of India having classified the posts of one Mamlatdar (Senior grade) and eight Mamlatdars (Junior grade), one post of Head Clerk and one post of Chitnis to the Collector in the Revenue Department, Kutch as Central Service Class II (Gazetted), (vide Ministry of States letter No. F.12(67)-S/53, dated the 30th November 1953), the Chief Commissioner for Kutch is pleased to pass the following orders :—

- (1) The temporary post of Election Officer, Kutch created under this Government Order No. P-41(2)/52, dated the 18th April 1953 should be classified as Central Service Class II (Gazetted) with effect from 30th November 1953.
- (2) The temporary post of Mamlatdar (Junior grade) for *ad hoc* vighoti work created under this Government order No. S-285/52, dated the 11th July 1953, should be classified as Central Service Class II (Gazetted) with effect from 30th November 1953; and
- (3) The temporary extra post of Chitnis to the Collector created under this Government order No. S-5/54, dated the 9th January 1954 should be classified as Central Service Class II (Gazetted) with effect from 30th November 1953.
- (4) The following persons are reappointed to the posts shown against their names :—

Serial No.	Name of the person	Post to which reappointed	Nature of appointment	Date from which appointed	Remarks
1	Shri K. J. Thaoker.	Mamlatdar (Senior grade).	Substantive permanent.	30-11-53	
2	Shri Prithvi- raiji R. Jadeja.	Mamlatdar (Junior grade).	Do.	Do.	
3	Shri Dinkarrao L. Vaidya.	Do.	Do.	Do.	
4	Shri Bhojraj Mulchandani.	L. Chitnis	Do.	Do.	
5	Shri Khatau N. Thaoker.	Mamlatdar (Junior grade).	Do.	Do.	
6	Shri Rewa- shanker V. Thaoker.	Mamlatdar (Junior grade).	Do.	Do.	
7	Shri Narendra B. Pathak.	Do.	Do.	Do.	
8	Shri Dhanji O. Gor.	Mamlatdar (Junior grade).	Substantive permanent.	30-11-53	Seconded to the post of Block Development Officer, Rahpar.
9	Shri Topandas B. Sujan.	Do.	Do.	Do.	Seconded to the post of Election Officer.
10	Shri Abdul- laziz S. Munshi.	Do.	Do.	Do.	
11	Shri Purshot- tam V. Tha- oker.	Head clerk to the Collector.	On probation.	Do.	
12	Shri Beoharlal T. Vora.	Mamlatdar (Junior grade).	Offg. vice Shri T. B. Sujan seconded to the post of Election Officer.	Do.	
13	Shri Khengarji B. Jadeja.	Do.	Temporary	Do.	(for <i>ad hoc</i> vighoti work).
14	Shri Pitamber K. Thaoker.	Do.	Offg. Vice Shri D.C. Gor Se- conded to the post of Block Develop- ment Offi- cer, Rah- par.	Do.	

By order
S. B. PATIL
Secretary to the Chief Commissioner for Kutch

GOVERNMENT OF AJMER

Medical and L.S.G. Department

NOTIFICATIONS

Ajmer, the 1st February 1954

No. 1/219/53-LSG—In exercise of the powers conferred by sub-section (3) of Section 246 of the Ajmer-Merwara Municipalities Regulation, 1925 (VI of 1925), the Chief Commissioner, Ajmer is pleased to confirm and publish the following bye-laws framed by the Ajmer Municipality under clause (m) of Section 245 of the said Regulation for regulating the posting of bills and advertisements and the position, size, shape and style of name-boards etc.

I. Posting or sticking of handbills, advertisements and notices on property belonging to or under the control of the Municipal Committee, Ajmer

1. No person shall without the previous permission of the Executive Officer or any other Officer appointed by the Chairman in this behalf post or stick handbills, advertisements or notices of any kind or write any advertisements on any building, culvert, tree or berm of roads which is the property of Government or the Committee or which is under the control of the Committee.

2. (a) No person shall hang across a public street handbills, advertisements or notices without the written permission of the Executive Officer or any other officer appointed by the Chairman.

(b) No handbills, advertisements or notices shall be hung less than 15 feet from the ground level of the street.

3. Any person who wishes to post or stick handbills advertisements or notices of any kind in any public street or on Municipal land or on Government land controlled by the Committee shall apply to, and obtain the previous sanction of the Executive Officer or any other officer appointed by the Chairman to such posting or sticking of handbills, advertisements or notices.

4. Every applicant seeking sanction as required by the preceding bye-law shall submit with his application for such sanction a copy of the handbill, advertisement or notice and a plan showing the name and location of the building, structure, column, post other place or thing on which he proposes to post or free stick handbills, advertisements or notices.

5. The Executive Officer or any other officer appointed by the Chairman shall reject an application submitted under bye-law No. 3 in the following cases :—

(i) When bye-laws 1, 2, 3, 4 and 6 have not been complied with,

(ii) When the handbill, advertisement or notice is in his opinion illegal, or indecent or offensive to good taste, or in any way undesirable for being exhibited to public views or contains sexual, intoxicating or obscene matter.

6. Every applicant shall prior to the receipt of written sanction and prior to the posting or sticking of handbills, advertisements or notices, pay the licensing fee that may be fixed by the Finance Sub-Committee from time to time for such posting or sticking.

7. Every handbill, advertisement or notice shall ordinarily be presumed to belong to the person whose name appears therein unless proved otherwise in a competent court of law.

8. The Chairman or any other officer of the Municipality authorised by him shall have power to remove or deface such handbills, advertisements (printed written or painted) or notices in the interest of public peace or for any public purpose, especially on occasion of visits of important personages, with or without previous notice to the person authorised under these bye-laws to hang any handbill, advertisement or notice.

II. Municipal Notice Boards

9. (i) Any person desiring to have a bill, advertisement or notice displayed on Municipal Notice Board shall furnish to the Executive Officer as many copies of such bill or advertisement as he may desire to have posted and the Executive Officer or any other officer appointed by the Chairman shall—

(a) If he approves the bill or advertisement, cause the same to be posted on the Municipal Notice Boards by a Municipal employee : provided that not more than one copy of each bill, advertisement or notice shall be posted on any one notice board.

(b) If he does not approve the bill, advertisement or notice, direct that the same be returned to the applicant.

(ii) The Chairman may at any time for reason to be recorded in writing, direct the Executive Officer or any other officer appointed by him to remove a bill, advertisement or notice affixed under his orders, if in his opinion such bill, advertisement or notice is indecent or offensive to good taste.

10. No bill, advertisement or notice submitted under bye-law 9 shall exceed 3 feet by 2 feet.

11. On approval by the Executive Officer or any other officer appointed by the Chairman of a bill, advertisement or notice under bye-law No. 9(i)(a) the applicant shall pay to the Committee a sum of 4 annas per square ft. of bill, advertisement or notice per notice board for an exposure of fifteen days, provided that Government and Municipal notices shall be posted free of all costs and that the Executive Officer or any other officer appointed by the Chairman may at his discretion allow the posting free of cost of notices which are of a purely charitable nature of one to be posted in the public interests and not for private or commercial purpose.

Provided that the minimum charges for each notice board shall be annas four.

12. All bills, advertisements, or notices posted on Municipal Notice Boards under bye-law No. 9(i)(a) shall be liable to removal under the orders of the Executive Officer, or any other officer appointed by the Chairman after they have been on the notice boards for a period of fifteen days.

13. No person shall tamper with or in any way alter or damage any bill, advertisement or notice posted on a Municipal Notice Board.

III. Posting or sticking of handbills, advertisements or notices on private properties abutting streets

No person shall post or stick handbills, advertisements or notices or write any advertisements on private properties abutting streets, which in the opinion of the Executive Officer or any other officer appointed by the Chairman in this behalf is illegal or indecent or offensive to good taste or in any way undesirable for being exhibited to public view or contains sexual, intoxicating or obscene matter.

IV. Notice boards and name boards on Municipal lands

14. Any person who wishes to erect a private notice board or name board in any public street or on Municipal land or on Government land controlled by the Committee shall obtain the previous sanction of the Executive Officer or any other officer appointed by the Chairman to such erection and shall submit with his application for such sanction a plan showing the size, design and method of erection of the notice board which he proposes to erect and the site or sites on which he proposes to erect it.

15. On receipt of written sanction for the erection of such private notice board or name board and prior to its erection the owner shall pay to the Committee a fee at the rate of Re. 1 per mensem for every 10 square feet or portion thereof of the area of the board.

16. The owner of a private notice board erected under bye-law No. 15 may post on such notice board only such bills or advertisements as are connected with his own business or calling.

Provided that the Executive Officer or any other officer appointed by the Chairman may at any time cause to be removed or obliterated any such bill, or advertisement on a private notice board as is, in his opinion, indecently worded or in any other way calculated to offend against good taste, and may cause the notice board itself to be removed if in his opinion it is not being maintained in a satisfactory state of repair.

17. Subject to provisions of bye-laws 8, 9(ii) and proviso to 16, the Committee shall in no way be responsible for the removal or defacement of any such handbill, advertisement, or notice, and for the removal of or damage to any notice or name board.

18. Any sanction or permission accorded under these bye-laws shall not be transferable.

19. Every application shall be disposed of within one week of its receipt.

20. No refund shall be allowed in cases of removal, defacement, etc., by the Executive Officer or by any other officer appointed by the Chairman or by the Chairman under bye-laws Nos. 8, 9(ii) and proviso to bye-law 16.

21. Any person feeling aggrieved by an order of the Executive Officer or an officer appointed by the Chairman under these bye-laws shall have a right to appeal within

seven days of the receipt of the order to the Chairman, Municipal Committee, Ajmer, whose decision shall be final.

Penalty

A breach of any of these bye-laws shall be punishable with fine which may extend to Rs. 20 and in case of a continuing breach with a further fine which may extend to Re. 1 per day after the date of the first conviction during which the offender is proved to have persisted in the offence.

By order

V. N. BHATIA
Deputy Secretary

Ajmer, the 3rd February 1954

No. 1/5/54-LSG—In exercise of the powers conferred by sub-section (3) of section 246 of the Ajmer-Merwāra Municipalities Regulation, 1925 (VI of 1925), the Chief Commissioner, Ajmer is pleased to confirm and publish the following byelaws framed by the Pushkar Municipal Committee under clause (s) of section 245 of the said Regulation regarding wooden almirahs to be placed over Chabutries in corrugated iron roofs in Pushkar Municipal limits :—

1. No almirah shall be allowed in the case of shops having less than six feet frontage.
2. An almirah shall be of such dimensions and so placed that no portion of it shall be less than three inches back from the edge of chabutri when opened to their full extent.
3. The depth of an almirah shall not exceed 18 inches.
4. Almiras shall open towards the chabutri and not towards the street.
5. Almirah shall be of wood and of a temporary and removable nature and shall not form a part of the permanent structure.
6. An almirah may extend in height upto the corrugated iron roof.
7. No almirah shall be allowed when the width of the street (between chabutries) is less than 10 feet 6 inches.

Penalty

Any person committing breach of any of the provisions of the above bye-laws shall be punishable with fine which may extend to fifty rupees, and in the event of continuing breach, with a further fine which may extend to five rupees for every day after the first during which the breach continues.

By order

V. N. BHATIA
Deputy Secretary

Revenue Department

Ajmer, the 1st February 1954

No. 2/5/54-Rev(Forest)—On the relinquishment of the charge of office of the post of Chief Forest Officer, Ajmer by Shri D. C. Kaith, Shri D. P. Nagdeo Assistant Chief Forest Officer, Ajmer is temporarily appointed to hold the charge of the post of Chief Forest Officer, Ajmer with effect from the afternoon of 21st January 1954 until further orders. The post of Assistant Chief Forest Officer, Ajmer will be held in abeyance until further orders.

By order

A. SEN
Chief Secretary

Ajmer, the 4th February 1954

No. 55/2/53-Rev—In exercise of the powers vested in him under section 143 of the Ajmer Tenancy and Land Records Act, 1950, (XLII of 1950) the Chief Commissioner, Ajmer, is pleased to invest the Record and Rent Rate Officer, Ajmer, Notified in this Government Notification No. 64/9/50-Admn. dated the 30th December 1950 with powers to perform the duties and exercise the powers of the Collector under section 125 of the said Act, in respect of the Khalsa area of the State of Ajmer as well.

By order of the Chief Commissioner,

S. A. RAUF
Deputy Secretary

Home and Services Department*Ajmer, the 1st February 1954*

I

No. S(2-a)/2/54-H&S—Shri A. R. Siddiqi, P.C.S., made over charge of the Office of Deputy Commissioner, Ajmer to Shri A. K. Mustafi, I.A.S. on the afternoon of 20th January 1954.

II

On his relief the services of Shri A. R. Siddiqi, P.C.S., are replaced at the disposal of the U.P. Government with effect from the same date.

By order of the Chief Commissioner,

A. SEN
Chief Secretary

Ajmer, the 6th February 1954

I

No. P(1-a)/13/53-H&S—Shri S. R. Chaudhri, I.P., Inspector General of Police, Ajmer at Delhi, relinquished charge of his office on the forenoon of 1st February 1954.

II

Shri P. L. Mehta, I.P., is appointed Inspector General of Police, Ajmer at Delhi, with effect from the forenoon of 1st February 1954 in addition to his other duties.

By order of the Chief Commissioner

ASOKA SEN
Chief Secretary

Development Department*Ajmer, the 3rd February 1954*

No. C(1)/21/53-Dev—The following draft of an amendment to the Rules contained in the notification of the Chief Commissioner, Ajmer-Merwara No. 1106-1385, dated the 9th August 1918, made under the Co-operative Societies Act, 1912 (II of 1912) is published under sub-section (4) of section 43 of the said Act. The said draft will be taken into consideration by the Chief Commissioner after 1st April 1954. Any objection or suggestion in respect of the said draft should be sent to the Registrar of Co-operative Societies, Ajmer, before the said date.

Draft Notification

In exercise of the powers conferred by section 43 of the Co-operative Societies Act, 1912 (II of 1912) the Chief Commissioner, Ajmer, hereby directs that the following further amendment shall be made in the Rules contained in the notification of the Chief Commissioner, Ajmer-Merwara, No. 1106-1385, dated the 9th August 1918, namely :—

In the said Rules, in rule 28 for the words “two annas for each hundred words” the words “four annas for each hundred words” shall be substituted.

By order

A. SEN
Chief Secretary

Education and Labour Department**CORRIGENDUM***Ajmer, the 5th February 1954*

No. 1/38/53-Lab—For sub-rule (1) of rule 5 of the Ajmer State Welfare Officers (Recruitment and Conditions of Services) Rules 1951, contained in this Government Notification No. 8/9/48-I-LSG, dated the 8th November 1951 and published in the Gazette of India, Part III, Section 3, dated the 17th November 1951, the following shall be substituted, namely :—

“(1) The post of Welfare Officer shall be advertised in all the prominent newspapers of the State”.

V. N. BHATIA
Deputy Secretary

Labour Department*Ajmer, the 6th February 1954*

No. 1/36/53-Lab—In pursuance of sub-rule (2) of rule 1 of the Ajmer State Welfare Officers (Recruitment and Conditions of Services) Rules, 1951 contained in this Government Notification No. 8/9/48-I-LSG, dated the 8th November 1951 and published in the Gazette of India, Part III, Section 3, dated the 17th November 1951 the Chief Commissioner, Ajmer, is pleased to notify that the said rules shall come into force with effect from the 1st April 1954.

By order

V. N. BHATIA
Deputy Secretary

Public Works and Excise Department*Ajmer, the 3rd February 1954*

No. E(1)/1/54-PWE—In exercise of the powers conferred by Section 62 of the Excise Regulation (I of 1915) the Chief Commissioner, Ajmer hereby directs that the following further amendments shall be made in the notification of the Chief Commissioner, Ajmer-Merwara No. 1760-1227, dated the 10th September 1915 namely :—

In the said notification.

(1) in the first paragraph of the words “Licensed wholesale shop-keepers and retail shop-keepers in Ajmer-Merwara” the words “licensed wholesale Shop-keepers, retail shop-keepers and other persons authorized by the Collector” shall be substituted.

(2) in the conditions specified under paragraph 12

(i) in condition 3 for the sub-paragraph beginning with the words “the following license fees will be payable annually” and ending with the letters and figures “Rs. 15 the following shall be substituted, namely :—

“The following license fees shall be payable

(a) Distillery license (if the Distillery is worked)—Annas eight per L.P. gallon on liquors issued up to 50,000 L.P. gallons and annas six per L.P. gallons on liquors issued over 50,000 L.P. gallons from Distillery in a year.

(b) Warehouse license (where the warehouse keeper is working a distillery)—Free.

(c) Warehouse license (where the warehouse keeper is not working a distillery)—Rs. 500 per annum in advance.

(d) Wholesale shop license, (if worked by distillery or warehouse licensee)—Free.

(e) Wholesale shop license (if worked by any other person)—Rs. 15 per annum in advance.

(ii) In condition 13 for the words “Governor-General-in-Council” the words “President of the Indian Union” shall be substituted.

(3) For the word “Ajmer-Merwara” wherever it occurs the words “Ajmer State” shall be substituted.

By order of the Chief Commissioner,

P. C. MUKHERJEE
Secretary

Ajmer, the 3rd February 1954

No. E(1)/1/54-PWE—In exercise of the powers conferred by Section 62 of the Excise Regulation (I of 1915), the Chief Commissioner, Ajmer hereby directs that the following further amendments shall be made in the notification of the Chief Commissioner, Ajmer-Merwara No. 1758-1227, dated the 10th September 1915, namely :—

In the said notification

(1) In Section I, “Introductory”, after the definition of “Collector” the following definition may be added namely—

“Commissioner” means “Excise Commissioner”.

(2) In rule 3 for the words, figures and letter “and shall deposit a fee of Rs. 100 for each distillery for which a license is requested” the following words, figures and letters shall be substituted, namely “shall deposit Rs. 1,000 as directed by rule 23 for each distillery for which a license is requested; and shall further undertake to pay the license fee prescribed in condition 3 of the conditions specified under paragraph 12 of the notification of the Chief Commissioner, Ajmer-Merwara No. 1760-1227, dated the 10th September 1915”.

(3) In rule 12 for the words, letters and figures “and shall deposit a fee of Rs. 50 for each warehouse for which a license is requested” the following words, letters and figures shall be substituted, namely,—“shall, for each warehouse for which a license is requested, deposit Rs. 1,000 as directed by rule 23 and further the license fee of Rs. 500 where the warehouse-keeper is not working a distillery, as prescribed in condition 3 of the conditions specified under paragraph 12 of the notification of the Chief Commissioner, Ajmer-Merwara No. 1760-1227, dated the 10th September 1915; and shall further undertake, where the warehouse-keeper is working a distillery, to pay the license fee prescribed under the said condition 3”.

(4) in rule 13 for the words, letters and figures "on payment to the Collector of such sum not exceeding Rs. 100 per month" the following words, letter and figures shall be substituted, namely,—

"on payment to the Collector of the salary and allowances of the officer and his staff but not exceeding Rs. 500 per month,"

(5) in rule 18 for the words and figures "The fees prescribed in rules 3 and 12 will be paid annually and must be deposited with the applications for renewal of licenses", the following words letter, and figures shall be substituted, namely,—

"the deposit prescribed in rule 3, 12 and 23 and the license fee of Rs. 500 referred to in rule 12 shall be payable annually and must be deposited with the applications for renewal of licenses".

(6) After rule 18, the following rule shall be inserted, namely :—

"18-A. The Collector may permit a distillery licensee to make advance payment on account of the license fee prescribed by clause (a) of condition 3 of the conditions specified under paragraph 12 of the notification of the Chief Commissioner, Ajmer-Merwara No. 1760-1227, dated the 10th September 1915, on liquors to be issued from time to time and may permit such issues upto the limit of such advance, without separate payment of such license fee on account of each separate consignment of liquor issued. A register of issues

against advance shall be kept by the officer-in-charge of distillery in the Form D.A. 25 (8)".

(7) in rule 44 for the figure "46" the figure "47" shall be substituted.

(8) in rule 47.

(i) in item (c) of clause I for the words "British Provinces" the word "State" shall be substituted;

(ii) in item (b) of clause II for the words "Native States or other provinces" the words "Other States" shall be substituted.

(9) in rule 49

(i) for the words, figures, letter and marks "rule 46 I(b)" and "rule 46 I(c)" the words, figures, letters and marks "rule 47-I(b)" and "rule 47-I(c)" respectively shall be substituted;

(ii) the words "of the district" shall be deleted.

(10) in rule 53

(i) for the words and figure "rule 51" the word and figure "rule 52" shall be substituted;

(ii) for the word and figure "section 7" the word and figure "section 24" shall be substituted:

(11) For the word "Ajmer-Merwara" wherever it occurs the words "Ajmer State" shall be substituted.

By order of the Chief Commissioner

P. C. MUKHERJEE

Secretary

FORM D.A. 25-B

Account current of distillery licence fee paid in advance for the month of 195 ..

Advance deposits		Issues against advance deposits
AMOUNT		AMOUNT
Rs. a. p.		Rs. a. p.
Balance brought forward from previous month	Date of Issue	Quantity of Liquor issued in L.P.G. To whom issued
Amount of advance paid into Treasury		
Cash Book No. date		

Copy submitted to the Collector of Excise Revenues, State of Ajmer, Ajmer.

Ajmer

Distillery Officer
Ajmer

Ajmer, the 5th February 1954

No. E(1)/1/54-PWE—In exercise of the powers conferred by section 62 of the Excise Regulation (I of 1915), the Chief Commissioner, Ajmer, hereby directs that the following further amendments shall be made in the conditions contained in the notification of the Chief Commissioner, Ajmer-Merwara, No. 1760-1227 dated the 10th September 1915, namely :—

In the said conditions

1. in condition 6 for the words "to be prescribed in January" the words "specified by him" shall be substituted;

2. in condition 8 for the words letters and figures "on or before the 1st February" the words "within fourteen days from the date specified under condition 6 above" shall be substituted.

By order of the Chief Commissioner

P. C. MUKHERJEE
Secretary

ORDER

Ajmer, the 30th January 1954

No. 34—Under Rule 3(9) of the Ajmer Revenue Court Rules, 1950 the account of watering or irrigating from tanks

shall be kept by the Jagirdars and Istimardars in the following proforma :—

Register of Watering prescribed under rule 3(9) of the Ajmer Revenue Court Rules, 1950.

Name of Tank and with village.....	Name of owner	Kharif Rabi	of 13.....F
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Serial No.	Name of tenant	Number of Khata	Name and Area with No. of field kind	Name of Crop sown	Date of irrigation				Rate of irrigation per bigha	Irrigation dues Payable	Signature of the Cultiva- tor	Date of Remarks payable of dues with Receipt No.		
					1st watering	2nd watering	3rd watering	4th watering						
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15

ASHOKA KUMAR MUSTAFY
Collector, State of Ajmer

GINNING RETURNS

Return showing quantity of cotton ginned in the State of Ajmer for the week ending 20th November 1953.

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

Name of Division or Block	QUANTITY (BY WEIGHT) OF COTTON GINNED (IN BALES OF 392 LBS. EACH).				District included in the block
	During the week	During the corresponding last year	Since the commencement of the season, i.e., since 1st September 1953	During the corresponding period last year	
1	2	3	4	5	6
Beawar Sub-Division	361·97	42·39	1010·88	51·86	..
Kekri Sub-Division	189·89	84·48	843·78	222·34	..
Total ..	551·80	90·87	1854·61	274·20	..

Return showing quantity of cotton ginned in the State of Ajmer for the week ending 27th November 1953.

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

Name of Division or Block	QUANTITY (BY WEIGHT) OF COTTON GINNED (IN BALES OF 392 LBS. EACH).				District included in the block
	During the week	During the corresponding last year	Since the commencement of the season, i.e., since 1st September 1953	During the corresponding period last year	
1	2	3	4	5	6
Beawar Sub-Division	675·25	223·58	1686·08	385·55	..
Kekri Sub-Division	167·42	201·50	1011·20	618·72	..
Total ..	842·67	425·08	2697·28	1004·27	..

Return showing quantity of cotton ginned in the State of Ajmer for the week ending 4th December 1953.

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

Name of Division or Block	QUANTITY (BY WEIGHT) OF COTTON GINNED (IN BALES OF 392 LBS. EACH)				District included in the block
	During the week	During the corresponding last year	Since the commencement of the season, i.e., since 1st September 1953	During the corresponding period last year	
1	2	3	4	5	6
Beawar Sub-Division	463.09	230.71	2140.17	616.26
Kekri Sub-Division	155.95	177.37	1167.15	796.09
Total	..	619.04	408.08	3316.92	1412.35

Return showing quantity of cotton ginned in the State of Ajmer for the week ending 18th December 1953.

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

Name of Division or Block	QUANTITY (BY WEIGHT) OF COTTON GINNED (IN BALES OF 392 LBS. EACH)				District included in the block
	During the week	During the corresponding last year	Since the commencement of the season, i.e., since 1st September 1953	During the corresponding period last year	
1	2	3	4	5	6
Beawar Sub-Division	474.17	262.06	3008.23	1120.80
Kekri Sub-Division	197.12	223.14	1505.70	1240.73
Total	..	671.29	485.20	4511.93	2361.53

Return showing quantity of cotton ginned in the State of Ajmer for the week ending 25th December 1953.

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

Name of Division or Block	QUANTITY (BY WEIGHT) OF COTTON GINNED (IN BALES OF 392 LBS. EACH)				District included in the block
	During the week	During the corresponding last year	Since the commencement of the season, i.e., since 1st September 1953	During the corresponding period last year	
1	2	3	4	5	6
Beawar Sub-Division	630.62	340.06	3636.35	1460.66
Kekri Sub-Division	169.92	293.90	1675.62	1584.63
Total	..	800.54	633.96	5312.47	2995.49

Return showing quantity of cotton ginned in the State of Ajmer for the week ending 1st January 1954.

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

Name of Division or Block	QUANTITY (BY WEIGHT) OF COTTON GINNED (IN BALES OF 392 LBS. EACH)				District included in the block
	During the week	During the corresponding last year	Since the commencement of the season, i.e., since 1st September 1953	During the corresponding period last year	
1	2	3	4	5	6
Bawar Sub-Division	409·51	443·34	4046·46	1904·20	
Kekri Sub-Division	214·38	400·64	1890·00	1935·27	
Total ..	623·89	843·98	5936·46	3839·47	

ROSHAN LAL JHA
for Deputy Secretary